ATTORNEY OR PARTY WITHOUT ATTORNEY (Name & Address): TELEPHONE NO:	FOR COURT USE ONLY
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF BUTTE	
□ Butte County Courthouse One Court Street Oroville, CA 95965 (530) 538-7002 □ Chico Courthouse 655 Oleander Chico, CA 95926 (530) 532-7009	
□ Paradise Courthouse 747 Elliott Road Paradise, CA 95969 (530) 532-7018 □ Gridley Courthouse 239 Sycamore Gridley, CA 95948 (530) 532-7006	
PLAINTIFF(S):	
DEFENDANT (S):	
<ul> <li>□ DECLARATION RE: NOTICE OF EX PARTE APPLICATION FOR ORDERS</li> <li>□ DECLARATION RE: ORDER SHORTENING TIME</li> </ul>	CASE NUMBER:
Pursuant to Local Rule 16.5(c) 1, all requests for temporary orders in a Domestic dissolution action must include a declaration setting forth the reasons why an order hearing will not suffice in lieu of an ex parte order pending hearing.	
I,, do declare:	
That I am  Counsel for Petitioner Respondent Claimant Joined	party in the within action, and
(1) I have given notice per CRC 379 of the present application for an exp  ☐ Counsel for ☐ Petitioner ☐ Respondent ☐ Claimant ☐ Joined pa	
☐ By letter/fax ☐ By telephone call: to at this number	per
☐ I personally told: on	at <u>.m.</u>
(a.) ☐ I am seeking orders against him/her. Specifically temporary: ☐ Restraining orders ☐ Residence exclusion (kick-out) orders, and/or ☐ Orders affecting ☐ Custody ☐ Visitation, and, if (s)he wants to oppose the temporary order(s), (s)he must call the court clerk's office at 530-532-7008 by 1:00 p.m. on to notify the Court (s)he intends to appear and oppose the temporary orders and be present at a 3:00 p.m. hearing on the same date. ☐ Other	
(b.) I received the following response to said notice:	
(2) I did not give notice per CRC 379 of the present application for the form (a.)  Notice would cause adverse party to respond with violence that would resortherwise frustrate the purpose of orders sought herein. (Explain)*	sult in physical injury to applicant, or
(b.) ☐ The applicant would suffer immediate and irreparable harm to personal be heard in opposition. (Explain)*	

(c.) ☐ I have attempted to give notice per CRC 379 and the adverse party refused to answer the door, pick up the telephone or is in hiding. (Explain in detail)*
(3.)   If you are asking for temporary custody or visitation, explain why an order shortening the hearing date, instead of an ex parte hearing, will not be enough:
(4.)   A residence exclusion would not burden or inconvenience the adverse party since (s)he is presently staying at (Explain)*
NOTE: California Rules of Court Rule 379 governs notice requirements.
(5.)   If less than required notice per CRC 379 was given, state why less notice is adequate for the opposing party to receive actual notice and respond:
(6.)   I am requesting an Order Shortening Time for the following reasons:
I declare under penalty of perjury under the Laws of the State of California that the foregoing is true and correct.
Date:
TYPE OR PRINT NAME SIGNATURE OF PARTY'S ATTORNEY
* Use separate page if additional space is needed.

Superior Court of California, County of Butte Rules